EX PARTE OR LATE FILED

William F. Caton, Acting Secretary Federal Communications Commission 1919 M Street, N.W., Room 222 Washington, DC 20552 Copy Opposite

RECEIVED MAR 217 1997

RE:

Satellite Dish and Antenna Rules FCC MAIL ROCKS Turther Notice of Rulemaking CS Docket No. 96-83

I am a resident of a mobile home park in Florida. I own my home and have exclusive use and control of my home. I rent lot space from the park owner who owns the real estate on which my home sits.

I request that the FCC state, in writing, that the Rule adopted on August 5, 1996, applies to mobile home owners who own and are in exclusive control of their own homes, even if the home is located on a rental mobile home lot.

MY mobile home park is located in an area that, even, local television reception is limited without an antenna. Local channels also include weather and emergency information.

Once we have moved our mobile home into the park we are, for all purposes, permanently tied down to the mobile home space that we rent. It costs \$7,000 to \$10,000 to move a mobile home from a park, so this is not a practical option in order to obtain better television programming service at a more competitive rate. Please clarify in writing that the FCC rule dated August 5, 1996, is applicable to mobile home owners who own their homes and are in exclusive use and control of the home.

Thank you very much for your consideration.

Gordon and Jean Cornette Lat #12

Chesapeake Point Mobile Court 800 Chesapeake Drive

Tarpon Springs, FL. 34689

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Sincerely,

Chesapeake Point Mobile Court 800 Chesapeake Drive Lot #33

Carolyn S. Drung

Tarpon Springs, FL. 34689

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